STATES PATENT AND TRADEMARK

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ın	re:	PATENT	APPL	JUA	NOIL.	OI:
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Series Code 1

kmimed (s): Corner et al. Appln. No.: 09

843,166

Serial No. 1

April 27, 2001 Filed:

Lubricant Compositions Title:

Hon. Commissioner of Patents Washington, D.C. 20231

Group Art Unit 1764

Examiner:

Ellen M. McAvoy

Atty. Dkt. P 0280189

M#

Client Ref

DO NOT USE FOR PROVISIONAL, DIVISIONAL, CIP OR DESIGN

APPLICATIONS, OR REEXAMINATION OF **PATENTS**

 ${f E}$

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RCE

Date:

November 8, 2002

Sir:

REQUEST FOR CONTINUED EXAMINATION (RCE) UNDER RULE 114

Please continue the examination of this application.

PREREQUISITES

This application was filed on/after June 8, 1995, is not abandoned, and no court action has been filed, or if filed, it has been terminated.

An issue fee has not been paid (unless a petition under Rule 313(c)(2) is also being filed -- see item 4 below).

Prosecution has been closed as defined in Rule 114(b).

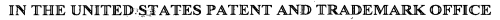
Reply to any outstanding action must be enclosed or previously filed.

This application is entitled under Rule 114 to withdrawal of any outstanding finality or of any allowance plus a new action by the Examiner. Consideration on the merits of each submission (e.g., IDS, Amendment, new arguments, new evidence, but not appeal/reply briefs themselves) filed herewith is respectfully requested

evidence, but not appearately ories memberves) med nerewith is respectively requested.										
Please consider the following before the next Official Action:										
1.	Please enter do not enter the Amendment filed on:									
2.	☐ The enclosed new Amer									
3.	Consider the arguments in the appeal brief filed and reply brief filed									
4.	The issue fee has been paid, but this RCE is based on Rule 313(c)(2). See enclosed petition.									
5.	The enclosed Information Disclosure Statement									
		☐ IDS Letter ☐ Cited Appln ☐ Foreign Search Report/OA								
	T PTC	D-1449		□ C	ited Docum	ents				
6.	Please suspend action u	nder Rule 103	3(c) for a period of m	onths (3 mos.	Max) for v	vhich charge	the			
	required \$130 fee (fee code 098) to our Deposit Account (see below).									
7. Petition is hereby made to extend the original due date of August 9, 2002 to					(1 mo)		+ 920			
cover the date this Request is filed. PLEASE CHARGE the requisite fee to			fee to	(2 mos)		<u>- 400</u> **				
	Deposit Account 03-3975 (see below). (3 mos) \$920/\$460 520									
	** Please note that \$400.00 in extension of time fees were paid on October 9, 2002.									
_	Therefore, only \$ 520.00 is now due for the third month (large entity									
8.	8. PLEASE CHARGE the filing fee under Rule 17(e) of \$\frac{\$740.00}{}\$ in						09843166			
addition to any deficiencies and fees due now or later to our Deposit 11/13/2002 HBIZUNES 00000009 0339					000007 000710					
	Account No. 03-3975 unde		000120 / 0200100	01 FC:1801	740.	00 CH				
		Order No.	090128 / 0280189	-}						
			C# M #							
	Pillsbury Winthrop LLP									
Intellectual Property Group										
P.O. Box 10500		By Atty:	Richard A. Steinberg	<u></u>	Reg. No.	26,588				
McLean, VA 22102			DIOA	2						
		Sig:	Ruhard a St	eweg		3) 905-2500				
(703) 905-2000			•	\mathcal{O}	Tel: (70	3) 905-2180				
Atty/Sec: RAS/CMB/kmh			1							

NOTE: File this Request (plus enclosures, if any) in duplicate and with PTO receipt (PAT-103A)





In re PATENT APPLICATION OF

Confirmation No. 8587

Corner et al.

Group Art Unit: 1764

Application Serial No. 09/843,166

Examiner: Ellen M. McAvoy

Filed: April 27, 2001

Title: LUBRICANT COMPOSITIONS

November 8, 2002

PRELIMINARY AMENDMENT

BOX AF

Hon. Commissioner of Patents Washington, D.C. 20231

Sir:

Subsequent to the Advisory Action dated October 18, 2002, Applicants are continuing prosecution with the concurrent Request for Continued Examination filed herewith. Prior to any further prosecution, please enter the following amendments in the above-identified application.

IN THE CLAIMS

Kindly cancel claims 5-7, and 10 without prejudice or disclaimer to the re-entry at a later date.

Please amend the following claims:

- (Thrice Amended) A lubricant composition comprising:
- (1) 90 to 55 weight percent of a polyalkylene glycol having the formula

RO-(CH₂CH(CH)₃O)_n-CH₃

where R is an alk χ group with 1 to 15 carbon atoms and n = 1 to 35; and

(2) 10 to 45 weight percent of a polyol ester;

wherein said lubricant does not form a stable emulsion with water.

2. (Reiterated) A lubricant composition as claimed in claim 1 wherein R is an alkyl group with 1 to 4 carbon atoms.